UNITED STATES DISTRICT COURT EASTERN DISTRICT OF MICHIGAN SOUTHERN DIVISION

Tribingan Tractor and Tracemiery Co.,	
A Michigan corporation d/b/a Michigan	
CAT,	
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Plaintiff,	

Michigan Tractor and Machinery Co.

v. Case No. 13-15100

John Doe,

Sean F. Cox
United States District Court Judge
Defendant.

ORDER GRANTING PLAINTIFF'S MOTION FOR LEAVE TO SERVE A SUBPOENA AND DENYING WITHOUT PREJUDICE PLAINTIFF'S MOTION FOR ALTERNATIVE SERVICE

Plaintiff filed this action on December 16, 2013. On that same date, Plaintiff also filed two motions: 1) an Ex-Parte Motion for Leave to Serve A Subpoena Before the Rule 26(f) Conference (D.E. No. 3); and 2) an Ex-Parte Motion for Alternative Service (D.E. No. 4). Plaintiff asks the Court to allow it to serve a subpoena prior to the Rule 26(f) conference so that it can learn the identity of an individual with a specific IP address and e-mail address. Plaintiff's motion states that it believes it will be able to discover Defendant John Doe's "true identity and physical address" by serving the requested subpoena.

Having considered the motion, IT IS ORDERED that the Court hereby GRANTS Plaintiff's Motion for Leave to Serve a Subpoena and shall issue the requested order.

IT IS FURTHER ORDERED that Plaintiff's Motion for Alternative Service is DENIED

WITHOUT PREJUDICE. Plaintiff may file an appropriate motion and proposed order¹, if necessary, upon learning the identity of Defendant John Doe.

IT IS SO ORDERED.

S/Sean F. Cox
Sean F. Cox
United States District Judge

Dated: January 9, 2014

I hereby certify that a copy of the foregoing document was served upon counsel of record on January 9, 2014, by electronic and/or ordinary mail.

S/Jennifer McCoy
Case Manager

¹The requested order would allow service to an e-mail address – without identifying the John Doe Defendant's name – and would order that "*Defendant* will be subject to a default judgment if he fails to plead or otherwise defend the action." (Proposed Order at 2) (emphasis added). But no default judgment could possibly be issued until the John Doe Defendant has been identified.